

WALL ST. STOCK REPORTS.

New England Active on Rumors of an Impending Deal.

Austin Corbin Likely to Regain Control of That Road.

M. T. Stocks Move Up on Dealings in Trust Receipt.

WALL STREET, Thursday, April 7.—Speculation strong, but the rise was not advantage of the traders to realize profits, and while these offerings were being digested prices ran at a little, it was not long before the bulls were again in command.

They took hold of St. Paul, Burlington & Quincy, National Cordage, Lake Shore & Delaware & Hudson and advanced them 1/4 to 3/4 per cent.

The movement in the last named was based on the old story, which was that the New England was to be sold to the New York & New Jersey, and that the Vanderbilt will be represented in the Delaware & Hudson Board at the approaching meeting.

New England moved up prominently and was taken freely by S. V. White and others. It is reported that a new deal is on foot in the stock and that important developments may be looked for any day. It is believed that a new deal is on foot in the stock and that important developments may be looked for any day. It is believed that a new deal is on foot in the stock and that important developments may be looked for any day.

The movement in the last named was based on the old story, which was that the New England was to be sold to the New York & New Jersey, and that the Vanderbilt will be represented in the Delaware & Hudson Board at the approaching meeting.

New England moved up prominently and was taken freely by S. V. White and others. It is reported that a new deal is on foot in the stock and that important developments may be looked for any day. It is believed that a new deal is on foot in the stock and that important developments may be looked for any day.

Starting exchange was easier owing to offerings of bills against purchases of stocks for London account. Actual business was done at 4.86 & 4.87 for 90 days, 4.87 1/2 & 4.88 for demand and at 4.87 1/2 & 4.88 for sight.

The bank of England rate of discount has been reduced from 3 to 2 1/2 per cent. Call money has declined to 1 per cent.

The shipments of anthracite coal for the week ending April 4 were 215,000 tons, an increase of 121,700, and from Jan. 1 to date 8,307,000, an increase of 817,400 tons.

There was a slight rise in the price of Terminal securities to-day, owing partly to the fact that the Central Trust Company reports issued under the management of the company were in the first time. It was reported that deposits of securities under the plan have increased materially.

Delaware & Hudson reacted from 140 to 146, and the general list yielded about 1/4 per cent. from the highest to the late afternoon.

There were extensive realizations and the short interest having been liquidated to some extent, the bears were enabled to make some impression on prices.

The latest report in regard to Richmond Terminal is that the Central Trust Co. will continue in the management of the company. It was reported that the company will be sold to the Central Trust Co. and that the company will be sold to the Central Trust Co.

There was a slight rise in the price of Terminal securities to-day, owing partly to the fact that the Central Trust Company reports issued under the management of the company were in the first time. It was reported that deposits of securities under the plan have increased materially.

Delaware & Hudson reacted from 140 to 146, and the general list yielded about 1/4 per cent. from the highest to the late afternoon.

There were extensive realizations and the short interest having been liquidated to some extent, the bears were enabled to make some impression on prices.

The latest report in regard to Richmond Terminal is that the Central Trust Co. will continue in the management of the company. It was reported that the company will be sold to the Central Trust Co. and that the company will be sold to the Central Trust Co.

There was a slight rise in the price of Terminal securities to-day, owing partly to the fact that the Central Trust Company reports issued under the management of the company were in the first time. It was reported that deposits of securities under the plan have increased materially.

Delaware & Hudson reacted from 140 to 146, and the general list yielded about 1/4 per cent. from the highest to the late afternoon.

There were extensive realizations and the short interest having been liquidated to some extent, the bears were enabled to make some impression on prices.

The latest report in regard to Richmond Terminal is that the Central Trust Co. will continue in the management of the company. It was reported that the company will be sold to the Central Trust Co. and that the company will be sold to the Central Trust Co.

There was a slight rise in the price of Terminal securities to-day, owing partly to the fact that the Central Trust Company reports issued under the management of the company were in the first time. It was reported that deposits of securities under the plan have increased materially.

Delaware & Hudson reacted from 140 to 146, and the general list yielded about 1/4 per cent. from the highest to the late afternoon.

There were extensive realizations and the short interest having been liquidated to some extent, the bears were enabled to make some impression on prices.

The latest report in regard to Richmond Terminal is that the Central Trust Co. will continue in the management of the company. It was reported that the company will be sold to the Central Trust Co. and that the company will be sold to the Central Trust Co.

There was a slight rise in the price of Terminal securities to-day, owing partly to the fact that the Central Trust Company reports issued under the management of the company were in the first time. It was reported that deposits of securities under the plan have increased materially.

Delaware & Hudson reacted from 140 to 146, and the general list yielded about 1/4 per cent. from the highest to the late afternoon.

There were extensive realizations and the short interest having been liquidated to some extent, the bears were enabled to make some impression on prices.

The latest report in regard to Richmond Terminal is that the Central Trust Co. will continue in the management of the company. It was reported that the company will be sold to the Central Trust Co. and that the company will be sold to the Central Trust Co.

There was a slight rise in the price of Terminal securities to-day, owing partly to the fact that the Central Trust Company reports issued under the management of the company were in the first time. It was reported that deposits of securities under the plan have increased materially.

Delaware & Hudson reacted from 140 to 146, and the general list yielded about 1/4 per cent. from the highest to the late afternoon.

There were extensive realizations and the short interest having been liquidated to some extent, the bears were enabled to make some impression on prices.

The latest report in regard to Richmond Terminal is that the Central Trust Co. will continue in the management of the company. It was reported that the company will be sold to the Central Trust Co. and that the company will be sold to the Central Trust Co.

THE SURROGATE'S TERM BILL.

An Alleged Scheme to Perpetuate Tammany's Control.

Courts Invoked in the Eleventh District Republican Fight.

Politicians who are always looking for a "little jigger" in bills introduced in the Legislature in the interest of office-holders have discovered one in a proposed law emanating, it is said, from surrogate Hestus S. Hanson.

The surrogate is credited with a desire for another term, and in anticipation of his nomination and election, it is claimed, he had a bill presented to the Legislature extending the surrogate's term from six to fourteen years.

This has now been followed by another bill relieving the surrogate from giving bonds under the present law he is required to give bonds in the sum of \$50,000.

Being a bonded officer he alone is responsible for the administration of his office, and the seventy-five or more employees under him are exempt from the operations of the civil service law. All these employees are Tammany men.

As the provisions of the proposed law apply only to new employees, by retaining them the old corps of clerks would be exempt from competitive examination.

If the bill was passed it was the intention of the surrogate, the story goes, to make a deal by agreeing not to make any changes in the person of his office if elected. That would insure to Tammany continued control of patronage, and rather than open the door for outsiders through competitive examination, Tammany would yield to the surrogate's dictation.

Surrogate Hanson's friends say the story is untrue. That the bill was introduced to relieve the surrogate from responsibility for the acts of others, and had no political significance.

DISCORD IN THE ELEVENTH.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

The word harmony has been stricken from the vocabulary of the Eleventh District Republicans. War with a big W has taken place. The faction headed by Chief Immigration Commissioner John E. Milford has broken the aid of the courts to compel Col. George H. Hestus to resign from the office of surrogate.

TO REVISE THE CONSTITUTION.

Bill for a Convention Passed by Assembly and Senate.

But the Lower House Must Act on the Upper House Amendments.

ALBANY, April 7.—An Assembly special order today was Day's bill providing for a Constitutional Convention. Mr. Surver moved a call of the house, and it was ordered. Five absentees were brought in and the call was suspended.

When the bill was under consideration Devo moved to recommit with instructions to amend by providing that the election of delegates shall be held at the next general election, instead of at a special election in March.

They said a special election on this question would cost the people of the State \$500,000.

Surver said every election for a Constitutional Convention had been special, and the reason for this was to remove this question, concerning only the organic law of the land, far from narrow partisan lines.

Gov. Hill had vetoed the Constitutional Convention bill of 1888 because it was to be voted upon at a general election.

Devo's motion was lost by a vote of yeas 60, nays 64.

Stranahan offered an amendment striking out the provision for the appointment of delegates representing Prohibitionists, Women's Rights, and other non-partisan groups.

Stranahan said he believed that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Surver said the Governor had appointed delegates to previous conventions.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

DEEMING IS GUILTY.

The Jury at Melbourne Confirms the Public Belief.

More Evidence that the Prisoner May Be "the Ripper."

His Strange, Forgetful Comment on One Whitechapel Event.

MELBOURNE, April 7.—The jury that was investigating the death of the Mrs. Deeming, who was murdered at her home at Windsor, a suburb of this city, yesterday returned a verdict of wilful murder against her husband.

Deeming to-day, however, shows the same characteristics that have marked him since his arrest. The verdict does not seem to affect him in the least, and he is in turn peculiar or insolent. The more the man is studied the deeper becomes the belief of many persons that he is utterly without conscience and equally devoid of fear.

Those who have studied him closely, however, think that his conduct is more bravado, and that when he finds the noose tightening about his neck he will become an abject coward.

Stranahan offered an amendment striking out the provision for the appointment of delegates representing Prohibitionists, Women's Rights, and other non-partisan groups.

Stranahan said he believed that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Surver said the Governor had appointed delegates to previous conventions.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

Surver—The Court of Appeals has held that the Governor can appoint. Webster's Dictionary holds that election means selection.

Surver said the provision was not only unconstitutional, but it was also a violation of the constitution. He said that the delegates should be elected by the people, and that the Governor could appoint any delegates he could appoint.

Stranahan—Yes, under another Constitution.

PARSONS AND PARK SHRUBS.

More Testimony Against the Park's Superintendent.

Work Done for Private Parties with the City's Material.

John Jandax, a division gardener at Central Park, testified to-day before Commissioners of Accounts, Wadsworth and Daly, who are investigating Central Park management. He said that trees were often uprooted by horse power, thus killing the trees.

Hans F. Jorgensen, another employee, unwillingly admitted that he had pulled up trees for private parties by order of Supt. Parsons.

Prof. Robert Demcker, formerly botanist and landscape gardener at the park, gave further testimony to show that Superintendent Jandax was incompetent.

Calvert Vaux, landscape architect, at a salary of \$2,000 a year, said that Supt. Parsons was a partner with him in the firm of Vaux & Co. (the witness) was also a partner in the firm of Vaux & Radford, which had done a great deal of work for the city by order of Supt. Parsons.

The witness spent only three hours a day at his office in the Arsenal. Sometimes he went into the field. He had been in the field as many as six times since Jan. 1.

He was not a botanist, and knew nothing about trees and shrubs. When he accepted the position he expressly stipulated that Supt. Parsons should be planting gardener, without salary to assist him. Without Mr. Parsons he could do nothing.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary?" he asked.

"Oh, I make reports and look after the drawings," replied the witness.

Suppose that you and Supt. Parsons should quarrel, he should die? asked Commissioner Wadsworth.

"I should resign," was the reply.

Mr. Vaux said he did not remember having planted a tree of Sharon among sweeping hills. He did not know that the effect of such a combination would be ridiculous.

"What do you do to earn your salary